GDEN BUREAU.

Business and Editorial Office 524 Utah Loan and Trust Building. Telephone 298.

Ogden, March &

THE OSTEOPATHISTS

JUDGE ROLAPP'S DECISION IN THE HARTFORD CASE.

Finds the Defendant Guilty of Prac- GREAT NUMBER OF RULINGS ticing Medicine Without a License-Case Will Be Appealed.

The decision of Judge Rolapp yesterday in the case of the state vs. William Hartford was against the defendant. This case has aroused widespread interest amongst nearly all classes of ople, and the interest has not been sfined to Utah, papers in other states

word "treat," as defined by Webster, in this connection, is synonymous with "manipulate or handling, mode or maniper of cheeling and destroying disease." That is exactly what the testimony in this case shows the defendant did; and the legislature must have intended that the word thus used by them should have some significance, and be used in connection with "dimente." There is no suggestion in the section that the word "treat" referred to treating with medicine, or with any other specific agencies of a similar kind. If such treatment was done by the naked hand, and for the purpose of curing aliments of another, and was done for a fee, it seems to come logically within the latention.

the legislature to thus enact is undoubtedly possessed.

The court quotes from the decisons of an Illinois case, Eastman vs. The People, which, among other things, says.

It is urged on behalf of the appellant that this provision must receive a remsonable interpretation, and to 'treat' implies the use of medicines or drugs of some sort. This is not so, necessarily, Many of the minor operations are effected without the use of instruments, by mere pressure, extension and fexing. This, of course, implies some knowledge of anatomy, and some skill it is said by counsed that if the stainter reaches this case, it must include treatment by Turkish baths, massage and the like. We think not. The evidence shows that appellant chaimed to be shows that appellant chaimed to be a reasonable time for reinstatement by Turkish baths, massage and the like. We think not. The evidence shows that appellant chaimed to be a reasonable time for reinstatement of the rear school of oxterpathy, and qualified to examine and treat all who might seek his all. Here in he differs from those who give Turkish baths massage and the like.

is adapt. One reaction to such ease, giving it what is appropriate in amount, and with repetition at such times and to such extent as may be leaved to the product of the p

Prayer, pastor. Solo, "Stay Stay at Home, My Heart, and Rest," Miss Olga Wehrend. Hymn, "Stand Up, Stand Up For

Hymn, "Stand Up, Stand Up For esus," congregation.
Solo, "Terificht Fading," arranged rom Chopie, Mrs. Ulrich Offering.
Mandolla and plane, Mr. B. J. Cheney and Mrs. W. B. Outcault.
Solo, "Calvary," Miss Ada Barratt.
Hymn, "Rock of Assa," congregation.
Duet, "Cot is Love," Mr. Q. W. Verce and Mrs. W. B. Outcault.
Hymn, "Take My Life," congregation.

BUSY DAY FOR JUDGE ROLAPP

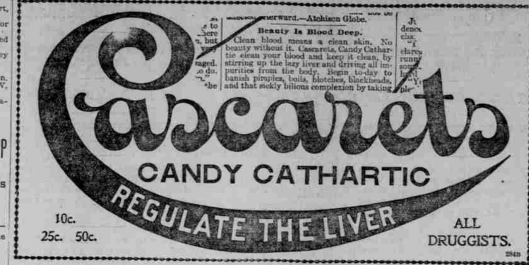
AND ORDERS MADE.

New Triel Depied In the Croco Case-Judgment Reduced \$2,000 In the Kennedy Case.

The March term of the Second district court opened yesterday, and a flood of decisions and other business to the graded license by some of the gentlemen who spoke upon this matter, but it events to me that a graded becomplimentary to diss Stanley, who sails is the only just way for the action of a new trial in the cases for damages against the Oregon Short Line and reduced one judgment. "It does not seem proper in my mind assiciation, the subject of the lecture learns." The March term of the Second dishaving paid considerable attention to the trial during its progress. The ac-tion was regarded as being the incep-tion of a movement to have estempthy recognized in Utah as a regular school of practitioners of the healing art. The

B. Peterson et al.; demurrer of de-fendant Starkey called and ordered

at 4 p.m.
Isaac McKay vs. W. H. Ward et al.



tion was regarded as being the inceptions for a new trial in the cases the second of a movement to have estepathly recognized in Ulah as a regular school of practitioners of the healing art. The case will go to the supreme court.

The defendant admits having manipulated with his banks upon persons for physical administs, for a fee, and without a license; but insists that reasons for physical administs, for a fee, and without a license; but insists that fee cases to have a consistent point of the problem of the property of the property of the problem of th ctionable features connected with t can be so modified as not to be

ouncil, I remain, yours respec-ted. E. T. WOOLLEY," Child's Culture Club. The March meeting of the Child's

association, the subject of the tecture being "The Pansion Play". The programme for the C. C. C. meet-ing is as follows: "Nutrition and the Nervous System,"

company will be "Under the Dome," billed for March 14, at the Grand.

Fitzgerald and Young, the alleged film-flam men, were sentenced each to ten days in jull yesterday, a case of petty jarceny being made out against

Ogden's old favorites, the Bittner company, comes to the Grand for seven performances this week. The play to-morrow night will be "Friends," written by Milton Itoyle of Utah. The trio-graph pictures will be shown between

To make light, delicious and whole-some cakes and biscuits use U. S. Baking Powder. Buy a trial can of five ounces for ten cents and the next time you will enlarge it to a pound can for twenty-five cents.

MAKING AN ARMORY.

Veteran Artillerists Show That They

The programme for the C. C. C. meeting is as follows:

"Nutrition and the Nervous System," Mrs. Carleton.

Question box.

Reading, Mrs. Christensen.

"Sasentials in Early Development of Children," Mrs. Jane W. Bailantyne.

Boll Call.—Response by fitting quotations.

"Health Talk," Mrs. Puller.

Business.

Death of David Jenkins.

Death of David should fall to make application for membership, and all will be heartily

Secretary Perkes, at the Historian's off the complaint, which, within ten days after service of this summons upon you will cheerfully respond to any request for information, whether made by mall or in person.

Elegant line shirt waists and dress skirts.

Mean Busine

While but little has been said of the doings of the Veteran Artillerymen's association, which was organized last September, and was an outgrowth of the annual meeting of the stocknodiers the ploneer jubilee, the members have of the Sur Gold and Suver Mining cempany will be held at the office of the company will be held at the office of t

R. K. THOMAS DRY GOODS CO.

The Alamo Mining Company.

SUMMONS.

IN THE DISTRICT COURT, IN AND for Salt Lake county, state of Utah, Bertha Klein, plaintiff, vs. Samuel J. Klein, defendant. Summons.—The state of Utah to said defendant; You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the compaint, which is filed with the clerk of the district court. Plaintiff's Attorney.

P. O. address, & Eagle block, Second South and West Temple streets, Salt Lake City, Utah.

PROBATE AND GUARD-IANSHIP NOTICES.

PROBATE AND GUARD-IANSHIP NOTICES.

H. A. Smill. Alberton.

IN THE DISTRICT COURT, PROBATE, division, in and for Sell Lake county, state of Utah. In the matter of the estate of William Hart Miles, decreased. Notice The petition of Wailace H. Miles and Co-estine Jennette Miles, praying for the issuance to Wailace H. Miles of letters of chimnistration in the estate of William Hart Miles, decreased, has been set for unarting our Wednesday, the 8th day of March. A. D. 1858, at 9-20 o'clock a. m., at the country count house, in the court room court house, in the court room ort, in Sult Lake City, Sult Lake

county, Utah.

(Seal) with the seal thereof affixed, this Est day of February, A. D. 188;

DAVID C. DUNBAR, Cierk, Waddell & Adams, Atherneys for Pettaward, Company County, Waddell & Adams, Atherneys for Pettaward, County, County,

The Alamo Mining Company.

THE ALAMO MINING COMPANY OF
Bingham, Principal places of business,
Sait Lake City, Utah Notice is heavy
given that at a meeting of the directors,
held on the 5th day of February, 1888, an
assessment of one quarter (*4) cent per
shars (being assessment No. 2), was levied
on the capital stock of the cornoration,
payable on or before Monday, the 14th day
of March, 1888, to F. I. Gunnell, secretary
of the company, at his office. No. 41 West
Second South stroot, Sait Lake City. The
stock upon which said assessment remains
unpaid on the said thit day of March, 1898.

ADMINISTRATOR'S SALE IN This Judicial district court of Salt Lake county, state of Utah. Estate of Fill Jonson. The undersigned will sell at public auction the following described:

Dated this 28th day of February 1888.

IN THE DISTRICT COURT, PROHATE division, in and for Sail Lake county, state of Utah. In the matter of the estate of Utah. In the matter of the estate of Utah. In the matter of the estate of Mary White Evera, decreased. Notice, The petition of John S. Scott administrator of the estate of Mary White Evera, decreased. Notice, The petition of John S. Scott administrator of the estate of Mary White Evera, decreased, and the state of Mary White Evera, decreased, praying for on other of sale of real property of sail decreased and the sail to measure before the sail court to show cause why an order should not be granted to sail so much as shall be measure, of the so much as shall be measure, of the so much as shall be measured to sail decreased bowing destribed real estate of sail decreased bowing destribed real By ALBERT SPENCER, Deputy Clerk.

Consult County Clerk or the Respect- Consult County Clerk or the Respective Signers for Further Information ive Signers for Partle Information

IN THE DISTRICT COU

NOTICE TO CREDITORS—ESTATE of Annie Deichton, deceased. Creditors will present claims with vonchers to the understaned at 4 and 44 west First South street, on or before the sighth day of June. A. D. ES.
H. W. DEIGHFTON,
Executors of the Last Will and Testament of Annie Deighton, Deceased, Date of first publication, Fela & A. D. 1888.
F. S. Richtards, Attorney for Executors.

NOTICE OF LEVY OF ASSESSMENT

NOTICE OF LEVY OF ASSESSMENT
NOTICE OF LEVY OF ASSESSMENT,
But Gold & Silver Mining company.
Lacation of principal plane of bushess,
Salt Lake City, atale of Utah.
Notice is hereby given that at a special
meeting of the atockholders and directors
of sald company, head on the 7th day of
February. A. D. 1988, an assessment of
othe-baif Cys cent per share was levied on
the captus steek of the corporation, payable on or before March 18, 1988, to John
II. Daller, treasurer, at room 20, Presureas
building. Salt Lake City. Utah Any
stock upon which the assessment may remain unusid on the 18th day of March,
1988, will be delinquent and advertised for
sale at public suction, and unless payment is made before, will be seld on the
sich day of March, 1988, to pay the delinquent assessment, together with the
costs of advertising and expense of sale.
THOMAS KANIL Secretary.

El9 Progress building, Salt Lake City,
Utah.



You Are Always Glad to Pay Cash

For your Shoes when the prices are right. Since we inaugurated our cash system we have been able to greatly

reduce THE PROFITS. When goods are sold on credit, no matter how reliable your storekeeper may be, there is an additional profit on the goods to off-

set the losses on the books.

WE HAVE BOUGHT FOR CASH three big lots of Footwear at a low price. We offer them to you at a low price.

Lot 1.

40 CENTS.

Mrs. Wood's elegant Bootees for Infants, 116 styles, all of the \$1.00 grade, Yours for 40c a pair.

Lot 2.

Sizes 81/2 to 11, Sizes 111/2 to 2. 1.35 These prices are 35 per cent less than the regular. Spring Heel, Lace or Button, Coin Toes.

Lot 3.



This lot was made up for this season's use. Some trouble with the retailer; anyhow, we took them off the manufacturer's hands at a low price. You get the benefit. Vici Kid of Callskin, AA to E widths, all sizes, very latest toes, Lace or Congress.



MONEY BACK SHOEISTS.